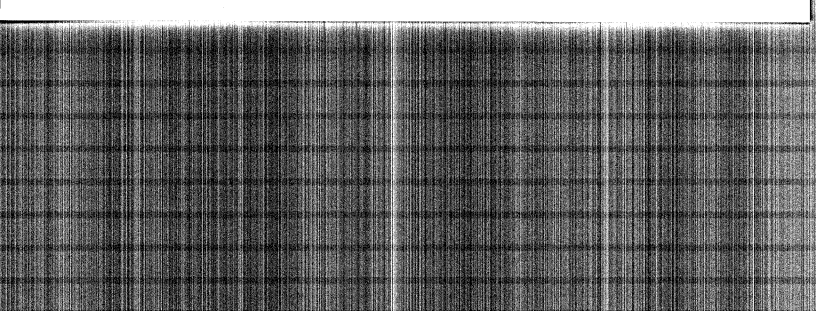


## TRACT 33437 - PORTION OF BLOCK 47, SHIP SHOAL AREA, Terrebonne Parish, Louisiana

That portion of Block 47, Ship Shoal Area, Terrebonne Parish, Louisiana, belonging to the State of Louisiana and not under mineral lease on May 9, 2001, described as follows: Beginning at the Southwest corner of Block 47, Ship Shoal Area, having Coordinates of X = 2,124,800.00 and Y = 127,591.99; thence North 12,163.23 feet on the West line of said Block 47 to a point having Coordinates of X = 2,124,800.00 and Y = 139,755.22; thence Southeasterly on a straight line to a point having Coordinates of X =2,126,697 and Y = 139,353; thence Southeasterly on a straight line to a point having Coordinates of X = 2,128,819 and Y = 138,694; thence Southeasterly on a straight line to the Northwest corner of State Lease No. 14832 having Coordinates of X = 2,132,600.00 and Y = 137,140.87; thence South 9,548.88 feet on the West line of said State Lease No. 14832 to its Southwest corner located on the South line of said Block 47 having Coordinates of X=2,132,600.00 and Y=127,591.99; thence West 7,800.00 feet on the South line of said Block 47 to the point of beginning, containing approximately 1,974.07acres, as shown outlined in red on a plat on file in the Office of Mineral Resources, Department of Natural Resources, as provided by the applicant. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927 (South Zone).

NOTE:

The boundary description and plat for this tract as shown and as advertised were supplied by the nominating party and have not been checked for accuracy by the staff of the Office of Mineral Resources. Anything which may affect the acreage, the shape or the location of the tract, such as non-closure of or incorrect X, Y coordinates or title disputed acreage, or which may affect the status of the tract for leasing, such as overlap of prior leases or nominated tracts, or which may affect potential operations on leases taken, such as inclusion in areas under the jurisdiction of the Department of Wildlife and Fisheries, will not be specifically determined unless and until a bid on this tract is accepted by the Mineral Board; which bid will be accepted on a per acre basis and which acceptance will be conditional upon such specific determinations being made. Once a bid is conditionally accepted by the Mineral Board, the staff will, within a period following the date of the lease sale, determine the acreage, shape and location of the potential lease area of the tract, the status for leasing of all or any portion thereof, and any conditions which may affect potential operations thereon. determinations may render all or a portion of the bid area unleasable or may increase or decrease the State claimed acreage such that the total bonus/rental ultimately required may either exceed the bonus/rental paid at the lease sale, which will require additional payment by the successful bidder, or allow the successful bidder a refund of excessive payment. The successful bidder will be notified of the determinations by the staff and given an opportunity to view the bid area acreage, configuration and location as it has been specifically determined. If all or a portion of the bid area is unleasable due to overlap of an existing lease, the successful bidder will be given an opportunity to accept or reject a new lease on that portion of the bid area which is not unleasable. If rejected, the bid and all monies accompanying the bid will be returned to the



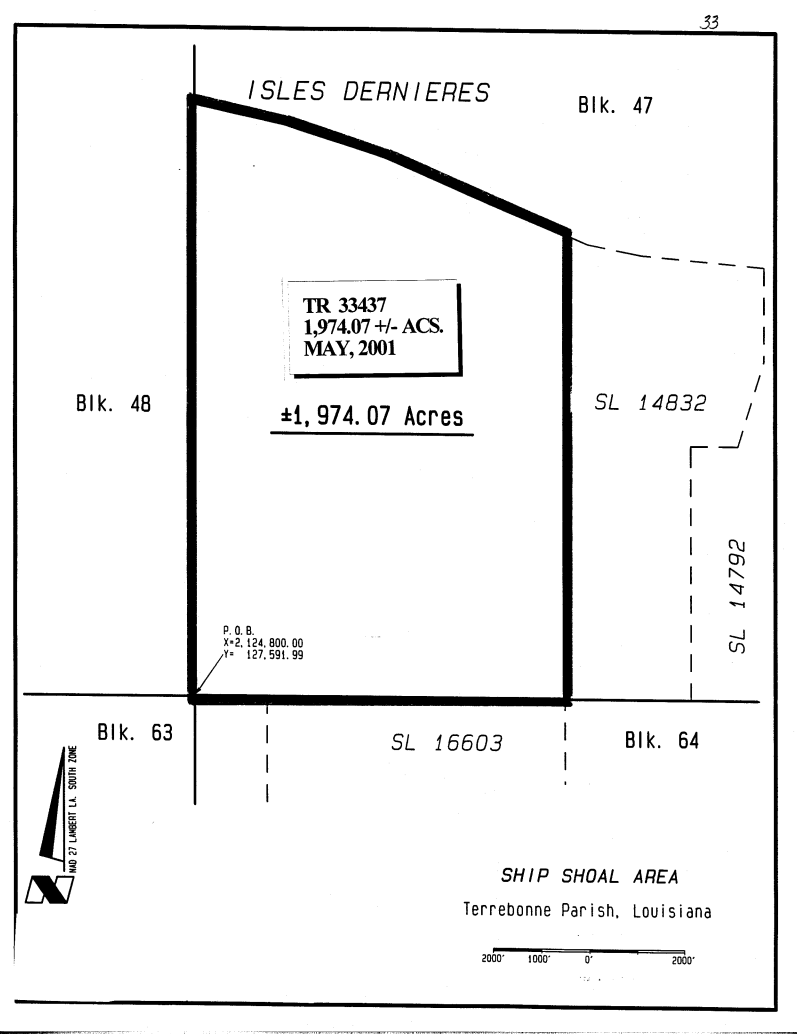
successful bidder and no lease will be issued. In all other cases a new lease will be issued and any additional per acre bonus/rental, 10% administration fee or \$10 and \$5 per acre fees due as a result of staff determination of more State acreage in the bid area than determined by the successful bidder will be paid prior to the lease being issued. A determination of less State acreage in the bid area will result in a return to the successful bidder of any overpayment.

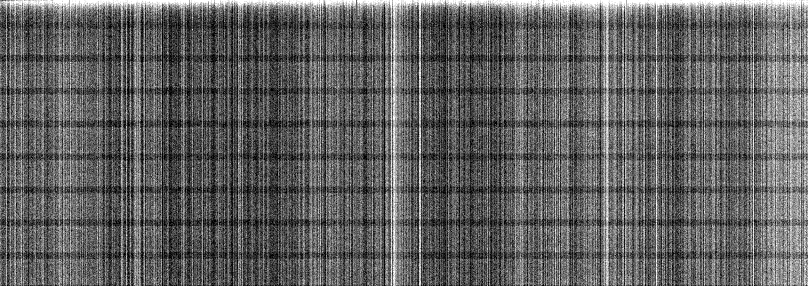
NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as hereinabove reserved.

Applicant: Harold J. Anderson, Inc.

Bidder	Cash Payment	Price / Acre	Rental	Oil	Gas	Other
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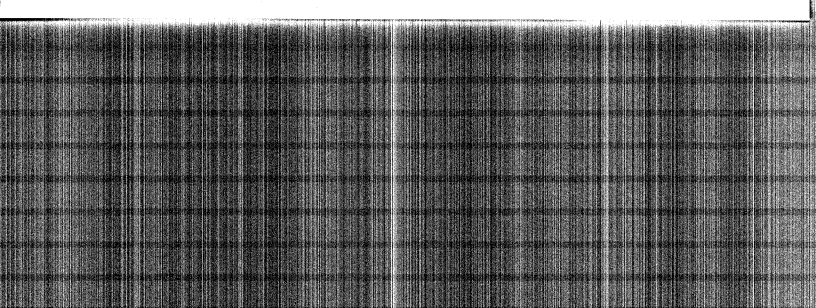


## TRACT 33438 - PORTION OF BLOCK 63, SHIP SHOAL AREA, Terrebonne Parish, Louisiana

That portion of Block 63, Ship Shoal Area, Terrebonne Parish, Louisiana, belonging to the State of Louisiana and not under mineral lease on May 9, 2001, described as follows: Beginning at the Northeast corner of Block 63, Ship Shoal Area, having Coordinates of X = 2,124,800.00 and Y = 127,591.99; thence South 6,966.90 feet along the East line of said Block 63 to a point having Coordinates of X = 2,124,800.00 and Y = 120,625.09; thence Northwesterly on a straight line to a point having Coordinates of X = 2,122,637 and Y = 121,514; thence Northwesterly on a straight line to a point having Coordinates of X = 2,122,091 and Y = 121,684; thence Northwesterly on a straight line to a point having Coordinates of X = 2,118,740 and Y =122,394; thence Northwesterly on an arc having a radius of 18,240.60 feet and a center at X = 2,134,210 and Y = 136,726 to a point having Coordinates of X= 2,117,000 and Y = 122,854; thence North 4,738.46 feet to a point on the North line of said Block 63 having Coordinates of X = 2,117,000.00 and Y =127,591.99; thence East 7,800.00 feet along the North line of said Block 63 to the point of beginning, containing approximately 1,025.24 acres, as shown outlined in red on a plat on file in the Office of Mineral Resources, Department of Natural Resources, as provided by the applicant, LESS AND **EXCEPT** that portion thereof, if any, which is more than three nautical miles from the coast line as determined by the Report of the Special Master in the litigation in the Supreme Court of the United States styled United States v. State of Louisiana et al No. 9 Original, said three mile line as set out in the June, 1975, decree of the Supreme Court. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927 (South Zone).

NOTE:

The boundary description and plat for this tract as shown and as advertised were supplied by the nominating party and have not been checked for accuracy by the staff of the Office of Mineral Resources. Anything which may affect the acreage, the shape or the location of the tract, such as non-closure of or incorrect X, Y coordinates or title disputed acreage, or which may affect the status of the tract for leasing, such as overlap of prior leases or nominated tracts, or which may affect potential operations on leases taken, such as inclusion in areas under the jurisdiction of the Department of Wildlife and Fisheries, will not be specifically determined unless and until a bid on this tract is accepted by the Mineral Board; which bid will be accepted on a per acre basis and which acceptance will be conditional upon such specific determinations being made. Once a bid is conditionally accepted by the Mineral Board, the staff will, within a period following the date of the lease sale, determine the acreage, shape and location of the potential lease area of the tract, the status for leasing of all or any portion thereof, and any conditions which may affect potential operations thereon. determinations may render all or a portion of the bid area unleasable or may increase or decrease the State claimed acreage such that the total bonus/rental ultimately required may either exceed the bonus/rental paid at the lease sale, which will require additional payment by the successful bidder, or allow the successful bidder a refund of excessive payment. The successful bidder will be notified of the determinations by the staff and given an opportunity to view



the bid area acreage, configuration and location as it has been specifically determined. If all or a portion of the bid area is unleasable due to overlap of an existing lease, the successful bidder will be given an opportunity to accept or reject a new lease on that portion of the bid area which is not unleasable. If rejected, the bid and all monies accompanying the bid will be returned to the successful bidder and no lease will be issued. In all other cases a new lease will be issued and any additional per acre bonus/rental, 10% administration fee or \$10 and \$5 per acre fees due as a result of staff determination of more State acreage in the bid area than determined by the successful bidder will be paid prior to the lease being issued. A determination of less State acreage in the bid area will result in a return to the successful bidder of any overpayment.

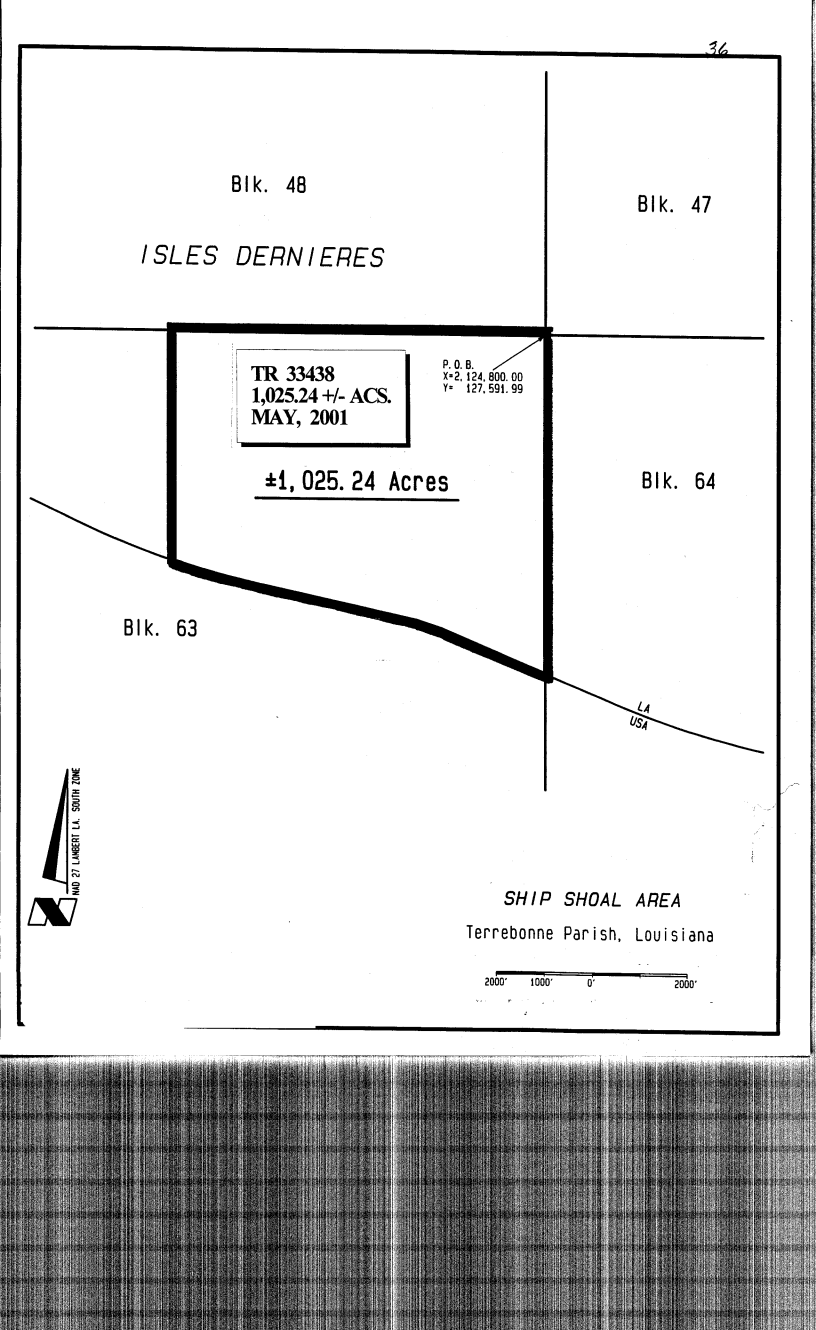
NOTE:

The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as hereinabove reserved.

Applicant: Harold J. Anderson, Inc.

Bidder	Cash Payment	Price / Acre	Rental	Oil	Gas	Other

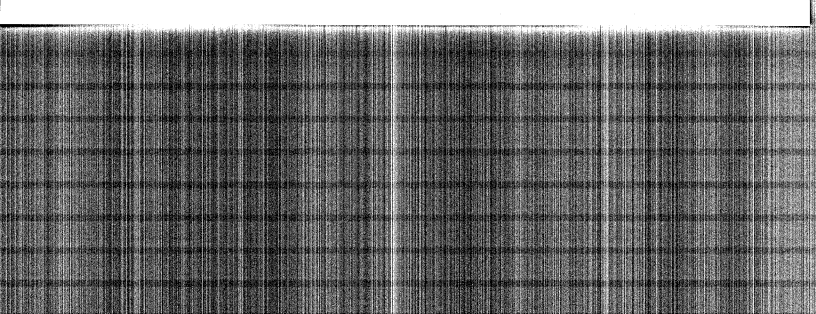
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## TRACT 33439 - PORTION OF BLOCK 64, SHIP SHOAL AREA, Terrebonne Parish, Louisiana

That portion of Block 64, Ship Shoal Area, Terrebonne Parish, Louisiana, belonging to the State of Louisiana and not under mineral lease on May 9, 2001, described as follows: Beginning at the Northwest corner of Block 64, Ship Shoal Area, having Coordinates of X = 2,124,800.00 and Y = 127,591.99; thence East 1,518.00 feet along the North line of said Block 64 to the Northwest corner of State Lease No. 16603 having Coordinates of X =2,126,318.00 and Y = 127,591.99; thence along said State Lease No. 16603 the following courses: South 5,259.99 feet, North 62 degrees 47 minutes 21 seconds East 7,063.74 feet and North 2,029.99 feet to its Northeast corner, also being a point on the North line of said Block 64 having Coordinates of X = 2,132,600.00 and Y = 127,591.99; thence East 3,000.00 feet along the North line of said Block 64, also being the Northwest corner of State Lease No. 14795 having Coordinates of X = 2,135,600.00 and Y = 127,591.99; thence along said State Lease No. 14795 the following courses: South 27 degrees 10 minutes 29 seconds West 6,568.80 feet and South 3,191.68 feet to a point having Coordinates of X=2,132,600.00 and Y=118,556.59; thence Northwesterly on an arc having a radius of 18,240.60 feet and a center at X = 2,134,790 and Y = 136,726 to a point having Coordinates of X = 2,130,790and Y = 118,809; thence Northwesterly on a straight line to a point having Coordinates of X = 2,130,790 and Y = 118,809; thence Northwesterly on a straight line to a point having Coordinates of X = 2,129,669 and Y = 119,023; thence Northwesterly on an arc having a radius of 18,240.60 feet and a center at X = 2,134,790 and Y = 136,726 to the Southeast corner of State Lease No. 764 having Coordinates of X = 2,126,750.00 and Y = 119,836.09; thence along said State Lease No. 764 the following courses: North 775.11 feet and West 1,916.21 feet to a point having Coordinates of X = 2,124,833.79 and Y =120,611.20; thence Northwesterly on a straight line to a point on the West line of said Block 64 having Coordinates of X=2,124,800.00 and Y=120,625.09; thence North 6,966.90 feet along the West line of said Block 64 to the point of beginning, containing approximately 1,132.07 acres, as shown outlined in red on a plat on file in the Office of Mineral Resources, Department of Natural Resources, as provided by the applicant, LESS AND EXCEPT that portion thereof, if any, which is more than three nautical miles from the coast line as determined by the Report of the Special Master in the litigation in the Supreme Court of the United States styled United States v. State of Louisiana et al No. 9 Original, said three mile line as set out in the June, 1975, decree of the Supreme Court. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927 (South Zone).

NOTE: The boundary description and plat for this tract as shown and as advertised were supplied by the nominating party and have not been checked for accuracy by the staff of the Office of Mineral Resources. Anything which may affect the acreage, the shape or the location of the tract, such as non-closure of or incorrect X, Y coordinates or title disputed acreage, or which may affect the status of the tract for leasing, such as overlap of prior leases or nominated tracts, or which may affect potential operations on leases taken, such as inclusion in areas under the jurisdiction of the Department of Wildlife and Fisheries, will not be specifically determined unless and until a bid on this tract is accepted by the Mineral Board; which



bid will be accepted on a per acre basis and which acceptance will be conditional upon such specific determinations being made. a bid is conditionally accepted by the Mineral Board, the staff will, within a period following the date of the lease sale, determine the acreage, shape and location of the potential lease area of the tract, the status for leasing of all or any portion thereof, and any conditions which may affect potential operations thereon. These determinations may render all or a portion of the bid area unleasable or may increase or decrease the State claimed acreage such that the total bonus/rental ultimately required may either exceed the bonus/rental paid at the lease sale, which will require additional payment by the successful bidder, or allow the successful bidder a refund of excessive payment. The successful bidder will be notified of the determinations by the staff and given an opportunity to view the bid area acreage, configuration and location as it has been specifically determined. If all or a portion of the bid area is unleasable due to overlap of an existing lease, the successful bidder will be given an opportunity to accept or reject a new lease on that portion of the bid area which is not unleasable. If rejected, the bid and all monies accompanying the bid will be returned to the successful bidder and no lease will be issued. In all other cases a new lease will be issued and any additional per acre bonus/rental, 10% administration fee or \$10 and \$5 per acre fees due as a result of staff determination of more State acreage in the bid area than determined by the successful bidder will be paid prior to the lease being issued. A determination of less State acreage in the bid area will result in a return to the successful bidder of any overpayment.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as hereinabove reserved.

Applicant: Harold J. Anderson, Inc.

Bidder	Cash Payment	Price / Acre	Rental	Oil	Gas	Other

